

United States Court of Appeals
FOR THE DISTRICT OF COLUMBIA CIRCUIT

No. 17-1238

September Term, 2018

NLRB-08CA119493

Filed On: November 8, 2018

Midwest Terminals of Toledo International,
Inc.,

Petitioner

v.

National Labor Relations Board,

Respondent

Consolidated with 18-1094

No. 17-1239

NLRB-08CA135971

NLRB-08CA136613

Midwest Terminals of Toledo International,
Inc.,

Petitioner

v.

National Labor Relations Board,

Respondent

Consolidated with 18-1093

No. 18-1017**NLRB-8-CA-38092**

Midwest Terminals of Toledo International,
Inc.,

Petitioner

v.

National Labor Relations Board,

Respondent

Consolidated with 18-1049

ORDER

Upon consideration of the motion of the National Labor Relations Board ("NLRB") for reconsideration and clarification of the court's order regarding oral argument, it is

ORDERED that three counsel from the NLRB will be permitted to argue and to divide the allotted 30 minutes for oral argument as they deem appropriate. The court anticipates the cases, *Midwest I* (Nos. 18-1017, 18-1049), *Midwest II* (Nos. 17-1238, 18-1094), and *Midwest III* (Nos. 17-1239, 18-1093), will be heard sequentially. But If, during the course of oral argument, the court deems it appropriate to address issues in a different order, counsel will be advised at that time.

Per Curiam

FOR THE COURT:

Mark J. Langer, Clerk

BY: /s/
Michael C. McGrail
Deputy Clerk